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Attorneys for Defendant MING SIU and Relief Defendants SYLVIA TSUI, DOI  
PING SIU, YUEN-LAI MA AND LEUNG-KEE SIU

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

KING CHUEN TANG a/k/a CHEN TANG,  
RONALD YEE, ZISEN YU, JOSEPH SETO,  
MING SIU, KING S. TANG a/k/a JAMES K.  
TANG, and YING KIT YU a/k/a EDDIE YU,

Defendants,

and

VENTURE ASSOCIATES FUND I, TANG  
CAPITAL PARTNERS, ACCELERATION  
CAPITAL PARTNERS, AMERICAN PEGASUS  
LONG SHORT FUND SEGREGATED  
PORTFOLIO, PING LEE TANG, KA LING LEE,  
YIN LEE KA, CHEUNG-TING KA, SYLVIA  
TSUI, DOI PING SIU, YUEN-LAI MA, LEUNG-  
KEE SIU, ROSALIE CHO, and MINOR CHILD I  
and MINOR CHILD II, minor children of  
Defendant King Chuen Tank a/k/a Chen Tang,

Relief Defendants.

Case No.: CV-09-5146-JCS

**STIPULATION AND [PROPOSED]  
ORDER EXTENDING FACT  
DISCOVERY DEADLINE**



FENWICK & WEST LLP  
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Dated: July 21, 2011

/s/ Christopher J. Cannon  
Christopher J. Cannon, Esq.  
Counsel for Defendant Joseph Seto

Dated: July 21, 2011

/s/ Alan W. Sparer  
Alan W. Sparer, Esq.  
Counsel for Relief Defendant American  
Pegasus Long Short Fund Segregated Portfolio

Dated: July 21, 2011

/s/ Thomas Brown  
Thomas Brown, Esq.  
Counsel for Defendant King S. Tang a/k/a James  
S. Tang and Relief Defendant Rosalie Cho

Dated: July 21, 2011

/s/ Michael Celio  
Michael Celio, Esq.  
Counsel for Defendant Ronald Yee

Dated: July 21, 2011

/s/ Ismail Ramsey  
Ismail Ramsey, Esq.  
Counsel for Defendant Zisen Yu and Relief  
Defendant Acceleration Capital Partners

Dated: July 21, 2011

/s/ Hugh Levine  
Hugh Levine, Esq.  
Counsel for Defendant Ying Kit Yu a/k/a Eddie Yu

# **ATTORNEY ATTESTATION**

I hereby attest that the concurrence in the filing of this document has been obtained from the signatory indicated by a “conformed” signature (/s/) within this e-filed document.

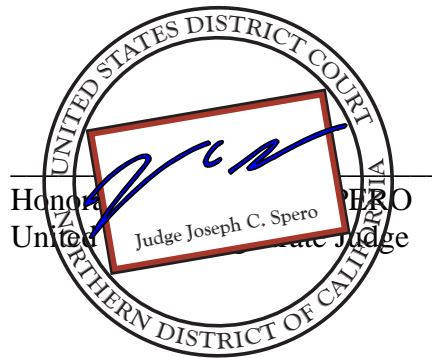
/s/ Theis Finlev  
Theis Finlev, Esq.

**ORDER**

**PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT:**

1. All non-expert discovery shall be completed by September 1, 2011.
2. All other dates set pursuant to the Court's Further Case Management and Pretrial Order of May 17, 2011 shall remain in place.

Dated: 7/26/11



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